Application No.: 10/531,560

Customer No.: 000027683 Atty. Docket No.: 36672.6

2. RESPONSE/REMARKS

2.1 STATUS OF THE CLAIMS

Claims 1-5 and 10-23 were pending in the application following entry of the Request

for Continued Examination filed on June 11, 2009.

Claims 13-14 and 21-22 have been amended herein.

Claims 1-5 and 10-23 remain pending in the application.

2.2 EXAMINER INTERVIEW

Applicants have submitted the accompanying amendment in response to the telephonic

interview conducted with Examiner Bradley and the undersigned representative on July 1, 2009,

in which the Office requested Applicants to provide larger clearer chemical structures in the

claims than those originally included throughout the amendment submitted previously on June

11, 2009.

To that end, Applicants have enlarged the graphical content of the claims to provide

clearer representations of the chemical formulae in claims 13, 14, 21, and 22. Applicants certify

no new matter is included by way of the present amendment.

2.3 CONCLUSION

Applicants believe that all claims are acceptable under the Statutes, and that all of the

Office's concerns have been fully addressed. Applicants now earnestly solicit the withdrawal of

all pending rejections, and the timely issuance of a Notice of Allowance.

Applicants reserve their right to re-file claims to one or more aspects of the invention as

originally claimed in one or more continuing application(s) retaining the priority claim of the

present application.

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Should Examiner Bradley have any questions upon entry of this response and consideration of the accompanying remarks, a telephone call to the Applicants' undersigned representative would be sincerely appreciated.

Respectfully submitted,

July 24, 2009

Date

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36672.6 H-791994v1 Certificate of Service

Mark D. Moore, Ph.D. (Reg. No. 42,903)

I hereby certify that this correspondence is being filed electronically with the U.S. Patent and Trademark Office via EFS Web on July 24, 2009.